

**To:** Dermer, Michele[Dermer.Michele@epa.gov]  
**Cc:** Salera, Jerry@DOC[Jerry.Salera@conservation.ca.gov]; Albright, David[Albright.David@epa.gov]; Coffman, Joel[Coffman.Joel@epa.gov]; Walker, Alan@DOC[Alan.Walker@conservation.ca.gov]; McWhirter, Lisa[McWhirter.Lisa@epa.gov]; Shari.Ring@cadmusgroup.com[Shari.Ring@cadmusgroup.com]; Anna Weber[Anna.Weber@cadmusgroup.com]; Moffatt, Brett[Moffatt.Brett@epa.gov]; Engelman, Alexa[ENGELMAN.ALEXA@EPA.GOV]  
**From:** Bartling, Bill@DOC  
**Sent:** Mon 5/16/2016 9:02:18 PM  
**Subject:** Re: Aquifer Exemption Data - Water Well Information

Thanks Michelle. We will be sure to do that in upcoming submissions. Will it be possible to conceal the confidential info in the Round Mountain package?

Bill

**Bill Bartling**

*Deputy, Inland District  
California Department of Conservation  
Division of Oil, Gas & Geothermal Resources  
Bakersfield, CA  
661.334.4608*

On May 16, 2016, at 2:48 PM, Dermer, Michele <[Dermer.Michele@epa.gov](mailto:Dermer.Michele@epa.gov)> wrote:

Hi Jerry,

The well owner names may be kept confidential by DOGGR when submitting an AE package, it will not result in a deficiency being identified as part of EPA's review. Please note in the package that the information is confidential pursuant to the state regulations.

**From:** Salera, Jerry@DOC [<mailto:Jerry.Salera@conservation.ca.gov>]  
**Sent:** Friday, May 13, 2016 3:16 PM  
**To:** Dermer, Michele <[Dermer.Michele@epa.gov](mailto:Dermer.Michele@epa.gov)>  
**Cc:** Albright, David <[Albright.David@epa.gov](mailto:Albright.David@epa.gov)>; Coffman, Joel <[Coffman.Joel@epa.gov](mailto:Coffman.Joel@epa.gov)>; Walker, Alan@DOC <[Alan.Walker@conservation.ca.gov](mailto:Alan.Walker@conservation.ca.gov)>; Bartling, Bill@DOC <[Bill.Bartling@conservation.ca.gov](mailto:Bill.Bartling@conservation.ca.gov)>  
**Subject:** RE: Aquifer Exemption Data - Water Well Information

Hi Michele,

It is California Water Code section 13752, where it is mentioned that the Information Practices Act of 1977 shall be complied with as well. The Water Well data came from the CA Department of Water Resources and they have asked requesters to treat well owner's names and addresses as confidential.

Jerry

**From:** Dermer, Michele [<mailto:Dermer.Michele@epa.gov>]  
**Sent:** Thursday, May 12, 2016 1:23 PM  
**To:** Salera, Jerry@DOC <[Jerry.Salera@conservation.ca.gov](mailto:Jerry.Salera@conservation.ca.gov)>  
**Cc:** Albright, David <[Albright.David@epa.gov](mailto:Albright.David@epa.gov)>; Coffman, Joel <[Coffman.Joel@epa.gov](mailto:Coffman.Joel@epa.gov)>; Walker, Alan@DOC <[Alan.Walker@conservation.ca.gov](mailto:Alan.Walker@conservation.ca.gov)>; Bartling, Bill@DOC <[Bill.Bartling@conservation.ca.gov](mailto:Bill.Bartling@conservation.ca.gov)>  
**Subject:** RE: Aquifer Exemption Data - Water Well Information

Hi Jerry,

Would it be possible for you to provide a citation of the California law you are referring to so EPA can best respond. Thanks!

Michele

**From:** Salera, Jerry@DOC [<mailto:Jerry.Salera@conservation.ca.gov>]  
**Sent:** Thursday, May 12, 2016 1:18 PM  
**To:** Dermer, Michele <[Dermer.Michele@epa.gov](mailto:Dermer.Michele@epa.gov)>

**Cc:** Albright, David <[Albright.David@epa.gov](mailto:Albright.David@epa.gov)>; Coffman, Joel <[Coffman.Joel@epa.gov](mailto:Coffman.Joel@epa.gov)>; Walker, Alan@DOC <[Alan.Walker@conservation.ca.gov](mailto:Alan.Walker@conservation.ca.gov)>; Bartling, Bill@DOC <[Bill.Bartling@conservation.ca.gov](mailto:Bill.Bartling@conservation.ca.gov)>

**Subject:** Aquifer Exemption Data - Water Well Information

Hi Michele,

We gave David an informal copy of the Round Mountain AE package last May 5 after the presentation here in our office. I understand that the AE package is now with you. We have realized that the hardcopy and the accompanying digital copy had water well owner information (names and addresses) that are considered confidential under California law. Kindly do not release such information to outside parties.

Also, we note that the EPA AE checklist asks for water well owner, contact information, and other information to meet the requirements under 40 CFR 146.4(a) ("Not currently used as a source of drinking water"). We need to be able to meet your requirements at the same time also honor State laws. Would a confidentiality arrangement between the State and EPA be the way to go? Perhaps, a point of further discussion in the next meeting or earlier. Thank you.

Sincerely,

*Jerry Salera*

Underground Injection Control (UIC) Program

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